

PLAN OF MERGER

This Plan of Merger is agreed to between chartered or federal) credit union ("Surviving Credit Union"), and (California state-chartered or federal) credit union ("Disappearing Credit Union"). T	, a (California state-
(California state-chartered or federal) credit union ("Disappearing Credit Union"). T	, a The parties agree as follows:
1. Disappearing Credit Union shall merge with and into Surviving Credi	it Union.
2. Each membership in the Disappearing Credit Union shall be converted Surviving Credit Union. Each membership in the Surviving Credit Union shall remarks Surviving Credit Union.	-
[If applicable: 3. The following amendment to the articles of incorporation of the Survi effected by the filing of this Plan of Merger:	iving Credit Union shall be
Article(insert correct designation) of the articles of incorporation of the S amended to read as follows:	Surviving Credit Union is
(Type the article provision as amended)]	
[If applicable: 4. The following amendment to the bylaws of the Surviving Credit Unio filing of this Plan of Merger:	on shall be effected by the
Section (insert correct designation) of the bylaws of the Surviving Credit as follows:	t Union is amended to read
(Type the bylaw provision as amended. For example, if a change in the field of surviving credit union will be effected in the merger and if this change require bylaws of the surviving credit union, the amendment to the bylaws should be Merger. Corporations Code Section 8011)	es an amendment to the
[State any other terms and conditions of the Plan of Merger, for example:	

5. The articles of incorporation of the Surviving Credit Union, as in effect immediately prior to the effective date of the merger, shall remain the articles of incorporation of the Surviving Credit Union.

- 6. The bylaws of Surviving Credit Union, as in effect immediately prior to the effective date of the merger, shall remain the bylaws of the Surviving Credit Union.
- 7. The directors and officers of the Surviving Credit Union immediately prior to the effective date of the merger shall remain the directors and officers of the Surviving Credit Union.
- 8. Upon consummation of the merger, the Surviving Credit Union shall succeed, without other transfer, to all the rights and property of the Disappearing Credit Union and shall be subject to all the debts, liabilities, and obligations of the Disappearing Credit Union in the same manner as if incurred by the Surviving Credit Union.
- 9. All rights of creditors and all liens and trusts upon or arising from the property of the Surviving Credit Union and the Disappearing Credit Union shall be preserved unimpaired, provided that the liens and trust obligations upon property of a Disappearing Credit Union shall be limited to the property affected thereby immediately prior to the time the merger is effective.
- 10. Any action or proceeding pending by or against the Disappearing Credit Union may be prosecuted to judgment, which shall bind the Surviving Credit Union, or the Surviving Credit Union may be proceeded against or substituted in its place.]

SURVIVING CREDIT UNION	DISAPPEARING CREDIT UNION
Signature of Chairman of the Board, President or Vice President	Signature of Chairman of the Board, President or Vice President
Name and Title	Name and Title
Signature of Secretary or Assistant Secretary)	Signature of Secretary or Assistant Secretary
Type Name and Title	Type Name and Title

This sample Plan of Merger is for use by a California credit union merging with another California credit union or a federal credit union pursuant to Financial Code Section 15201(a) or (b). This sample is provided only as an illustration of a Plan of Merger. Refer to the requirements of Financial Code Sections 15200, *et seq.* and Corporations Code Sections 8010, *et seq.*